

McADOO LEADING ALL RIVALS AT 'FRISCO HYLAN BEFORE THE ALMIRALL GRAND JURY

To-Night's Weather—THUNDER SHOWERS.

To-Morrow's Weather—COOLER.

EXTRA

The

Evening

World.

FINAL EDITION

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PRICE TWO CENTS

THREE CENTS IN GREATER NEW YORK

HYLAN BEFORE GRAND JURY; REPORTED TO HAVE REFUSED TO ANSWER QUESTIONS

Goes to Consult With Justice Weeks to "Thresh the Matter Out."

IN ROOM FIVE MINUTES.

Reports Revived of Probable Indictment of Some City Officials.

Mayor Hylan was called before the Extraordinary Grand Jury at a little after 4 o'clock this afternoon. His presence and that of others closely associated with his Administration started rumors about the District Attorney's office that the final steps were being taken in preparing indictments against one or more city officials who have been conspicuously in the Mayor's confidence.

After remaining in the jury room about five minutes the Mayor came out and held a low-voiced consultation with Corporation Counsel O'Brien and Edmund L. Mooney, the Mayor's personal counsel. This lasted several minutes, after which Mayor Hylan returned to the Grand Jury room.

A moment later Col. Rand came out and announced to the newspaper men that all parties were going before Justice Weeks to "thresh the matter out."

It is understood that the Mayor refused to answer questions put to him in the Grand Jury room.

DOLLAR GAS JULY 1 IN FOUR BOROUGHES IS COURT ORDER

Companies in Manhattan, Brooklyn, Bronx and Queens Can Raise Rates.

Eight orders, filed to-day in the Federal District Court in the 80-cent gas rate litigation instituted by the Consolidated Gas Company and its subsidiaries, grant the issuance of preliminary injunctions asked for by the companies in Manhattan, Brooklyn, Bronx and Queens. These injunctions restrain State Attorney General Newton, Public Service Commissioner Nixon, and the District Attorneys in the four boroughs from enforcing the law of 1906 alleged to be unconstitutional because confiscatory.

The injunctions, which take effect Thursday, July 1, permit the gas companies to raise the price of gas to consumers not to exceed \$1 for 1,000 cubic feet until the validity of the law challenged by them is determined by the Federal Court.

The orders provide that on the 15th of each month the companies shall pay to a special master, Richard Willing, appointed by the order, the difference between the amount collected and 80 cents per 1,000 cubic feet of gas sold. The special master is directed to deposit this money with the New York Trust Company, the United States Mortgage & Trust Company and the Title Guarantee & Trust Company.

Liberty Bonds.
Thought—Sold—Quoted.
John Bull & Co., 51 Broadway—Adv.

U. S. AGENTS ENTER ELWELL MYSTERY ON "BOOTLEG" TIP

Shevlin Takes Hand on Clue Indicating Murder Followed Illicit Whiskey Deal.

Federal Enforcement Agent James E. Shevlin set his men to work this morning investigating the story that Joseph Bowne Elwell, who was murdered in his home, No. 244 West 70th Street, on Friday morning, June 11, was a "bootlegger" on a large scale and that a deal in illicit whiskey may have furnished the motive for his murder.

The District Attorney's office came into possession of the facts in the case on Saturday morning, notwithstanding that Mr. Swann said yesterday he had not heard of it. The story was that Elwell entered into a deal to take over a consignment of good whiskey for \$12,700, the sale of which would probably have netted him \$50,000 or more.

Elwell made out his check to a person who indorsed it to another, both being go-betweens for Elwell and the parties who were to supply the liquor. The story goes that some of the liquor was delivered to Elwell and the check deposited. Then Elwell sent word to the depositor that he did not have sufficient funds in his bank to cover the amount of the check, and asked him to withdraw the latter until he could raise the money.

Whether he intended to act in good faith or was out to "double cross" his partners the story does not show. The purpose of Agent Shevlin is to trace the liquor which was involved in the deal. Two of his men, Special Agents Daniel J. Mangin and William P. Lord, went to the District Attorney's office this morning, but evidently did not get the information they were seeking. Agent Shevlin wants to know what became of the check, which he thinks might lead to the present whereabouts of the liquor. His men were asked to call again at the District Attorney's office later in the day.

The activity of the Federal Prohibition Enforcement Agent had the effect of stirring up the District Attorney's office to more action than has been exhibited in the Elwell murder mystery for several days past. William Barnes, former valet and secretary for Elwell, was summoned again to the District Attorney's office this afternoon and questioned by Assistant District Attorney Talley as to whether he had any knowledge of his former employer having been engaged in the traffic of liquor just prior to his death.

Other witnesses, it was understood, were to be questioned along the same line. After the Government agents had departed, Chief Assistant District Attorney Alfred J. Talley said to the newspaper men:

"I have been working on this case since Saturday. I will have an interview with a man this afternoon who

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Mercury Brings 800 Soldier Dead.
The transport Mercury carrying 1,820 Polish-Americans who served with Poland's armies during the war, arrived here to-day. The transport carried also the bodies of six American soldiers who died in Europe.

Mr. and Mrs. W. G. McAdoo, From Their Latest Photograph



MRS. AND MR. W. G. McADOO @ CUNNINGHAM.

YANKEE AND JAP CLASH IN FINALS ON ENGLISH COURTS

Tilden-Shimidzu, Winner, Must Face Patterson for Tennis Title.

WIMBLEDON, England, June 29.—William T. Tilden of Philadelphia and Zengo Shimidzu of Japan will be the competitors in the finals of the British lawn tennis singles championship. Tilden won his place to-day as a finalist by defeating his fellow-American, Charles S. Garland of Pittsburgh, in the semi-finals, 6-4, 8-4, 6-2. Shimidzu earned the right to oppose the Philadelphia player by beating Theodore Mavrogordato of the English Davis Cup team, 3-6, 6-4, 6-0, 6-2.

The winner of the finals must meet Gerald L. Patterson of Australia, in the challenge round for the championship. Tilden's defeat of the Japanese in straight sets a week ago in the London championship matches at the Queen's Club made the American a big favorite, notwithstanding the view of experts that Shimidzu's play has notably improved during the Wimbledon meeting.

Shimidzu was bothered greatly early in to-day's match owing to its being played on the outside court. He was not used to the wind, having played most of his other games here on the protected center court. The Japanese made a wonderful recovery in the second game, however, when Mavrogordato seemed to suffer from over-confidence, which finally was largely responsible for his being eliminated.

Garland fought gamely but to the spectators it seemed that Tilden only extended himself when necessary to keep from losing a set. The winner was easily master of the situation throughout the match.

The American doubles pair, William M. Johnston and William T. Tilden, won their match in the fourth round, defeating the British pair, Stanley N. Doubt and Albert D. Freshbie, 6-3, 7-5, 6-4.

BRUSSELS MEETING JULY 23.

Results of Spa Conference Will Be Referred to That Body.

PARIS, June 29.—The Financial Conference at Brussels, it has been decided by the council of the League of Nations, will be held July 23. The results of the Spa Conference, regarding reparations by Germany, will be referred by the council of the league to the Brussels meeting.

This is the first case in which the council of the league has assumed an important initiative in international questions, and its action is creating considerable interest.

2,254 INDICTED IN BROOKLYN FOR DRAFT EVASIONS

Include All Who Neglected to File Questionnaire or Appear for Examination.

Indictments against 2,254 men charged, technically at least, with being slackers in the war drafts, were handed up to Judge Chatfield in Brooklyn to-day by the Federal Grand Jury. Clerk Gilkes immediately set his entire force on the work of entering the indictments. When he is through, about the last of next month, Marshal Power, after obtaining the aid of the police, will begin serving hundreds of warrants.

United States District Attorney Ross said to-day that the indictments had been found on the records of the draft boards and included every man who had neglected to put in a questionnaire or to appear for examination or for service. Hundreds of these men recorded as delinquents, he said, are guiltless because they were already in the service or afterward volunteered without clearing themselves of responsibility to their draft boards and as fast as these persons are identified they will be exonerated.

The proceeding in Brooklyn is part of a nation wide programme to see that all men who dodged their war responsibilities are made to feel that in the long run they lost rather than gained by their action.

HARDING BACK AT CAPITOL.

WASHINGTON, June 29.—Senator Warren G. Harding was back at his office to-day after a week-end rest in New Jersey.

He had a busy day going through the mass of correspondence and other work that had accumulated during his absence and receiving callers. During the day the candidate also made a phonographic record on Americanism to be used for campaign purposes, and posed for the moving picture photographers.

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Preceding Publication

Early copy receives the preference when Sunday advertising has to be omitted. Late advertising is now omitted for lack of time to set it.
THE WORLD.

FORCES OF PALMER AND COX TRYING TO HOLD THEIR LINES

NEW YORK STATE ALONE IN OPEN SNUB TO PRESIDENT

Roosevelt and Lunn Wrested Standard Away in Effort to Save Delegation's Face.

ACTION DUE TO FARLEY

Mahoney Missed Signal of Governor, Who Kept Seat With Murphy and Cockran

(Special to The Evening World.)
SAN FRANCISCO, June 29.—The delegation of New York State in the Democratic National Convention is busy trying to-day to explain its conspicuous non-participation in the Wilson demonstration yesterday.

To emphasize the obviously deliberate slight to the President there followed a scuffle about the State standard, while Assistant Secretary of the Navy Franklin D. Roosevelt, backed by the heavy shoulders of Mayor George R. Lunn of Schenectady, wrested the placard and its staff from his position, shook off Jeremiah Mahoney, law partner of Justice Wagner, and led three other New York delegates into the parade around the hall to cheer the President. Meanwhile, Charles F. Murphy, Gov. Alfred E. Smith, Bourke Cockran and other bearers of New York's message to untried Democracy in 1920 remained placidly in their seats along with the others of the delegation.

Murphy, the Governor and the others apparently did not get into their heads the significance of the yelling and swearing and fistwaving little knot about the standard, even though policemen raced past them to quell the row. They were apparently absorbed in satisfaction over the sensation created all over the hall when the remainder of the 10,000 delegates and spectators realized that New York alone was not taking part in the tribute to the President.

According to those who were in the immediate vicinity of Mr. Roosevelt's battle to offset the slight, the Assistant Secretary of the Navy came from the rear a moment after it was apparent that word had been passed

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SHEEHAN INDICTED ON BRIBE CHARGE

"Bigger Fish in Net," Says District Attorney of Sequel to Dr. Hammer's Trial.

Charles Sheehan, Tammany district captain in the Fourth Assembly District, Bronx, was indicted to-day by the Grand Jury for attempted bribery of a witness in the recent trial of Dr. Julius Hammer, convicted of manslaughter in performing an illegal operation on Mrs. Ogalsoff, who died about a year ago.

The trial of the physician was halted abruptly for two days after Joseph L. Maher, juror No. 11, complained to Judge Gibbs he had been told he would receive \$1,000 if he held out for acquittal. Maher later identified Sheehan as the one, he said, who had made the statement to him. Sheehan admitted speaking to Maher, but said it was on another subject.

District Attorney Martin said to-day there was a "bigger fish in the net," and that the July Grand Jury would take up the case.

Among those who testified before the Grand Jury were John Kadel of counsel to Dr. Hammer, and Eugene Bennett, who is associated with Kadel in the management of a baseball park. Sheehan is in Bennett's employ.

BRYAN IS BARRED AS PLANK WRITER; COCKRAN SHUT OUT

Sub-Committee on Resolutions Made Up of Supporters of the Administration.

FINAL KICK OVER REED.

Wilson Followers Win at All Points in Contests Over Convention Seats.

SAN FRANCISCO, June 29.—Administration forces went into the second day of the Democratic National Convention apparently in full control of the situation; Senator Glass of Virginia as Chairman of the Resolutions Committee; William J. Bryan excluded from the sub-committee of nine chosen to actually draft the platform while Bainbridge Colby, Secretary of State, sits as the representative of President Wilson; Senator Joseph T. Robinson of Arkansas, another staunch Administration supporter, chosen for permanent Chairman of the Convention, and Administration men at the head of other committees, was the line-up brought out of what had promised to be a contest.

The threatened anti-Administration fight, so far as it related to the organization of the convention machinery, collapsed without a showing.

At the same time the committee formulating the rules for the convention has cleared the way for the nominating speeches to be delivered while the Resolutions Committee is working on the platform. By unanimous action it decided that the various candidates may be placed in nomination while the platform deliberations are going on, but no balloting for a nominee may be conducted until after the platform has been brought in perfected and adopted. This action will simplify and hasten the work of the convention very much.

Administration supporters strengthened their hold on the Democratic National Convention through a series of victories in the Credentials Committee, which decided three hotly fought contests. One of these was the denial of a seat in the convention to Senator James A. Reed of Missouri. The Clark Howell delegate in Georgia pledged to Attorney General Palmer, also was seated. Both actions were in accord with previous decisions of the National Committee.

The Credentials Committee, however, overruled the National Committee in the Oregon case where it seated R. H. Turner and John L. Schuylerman, giving each one-half a

(Continued on Third Page.)

TAMMANY LOSES ON THE UNIT RULE

Committee Reports In Favor of Splitting Vote of Some Delegations.

SAN FRANCISCO, June 29.—The Committee on Rules adopted a motion to-day rejecting the unit rule in States, in which there are laws requiring the election of delegates by districts.

The effect will be to split the New York delegation if the report is adopted by the convention. The vote was 24 to 11.

McAdoo Strategists Expect to Eliminate Both After the Early Balloting—Chance That Deadlock May Split His Strength—Cummings a Dark Horse Possibility.

(Special Correspondent of The Evening World.)
SAN FRANCISCO, Cal., June 29 (Copyright, 1920).—William Gibbs McAdoo has taken the lead in the race for the Democratic Presidential nomination, but the necessary two-thirds vote is not yet in sight. Either the Palmer or Cox forces must break to McAdoo before he can be nominated. The McAdoo board of strategy is confident of drawing from both camps, but on this the second day of the convention, not one of the leading candidates can be positive even of a majority.

M'ADOO STICKS TO HIS TASK OF "SAWING WOOD"

Resolutely Refrains from Talking Politics or Even Showing an Interest.

William G. McAdoo stuck to his job of "sawing wood" to-day. He would not even allow the fascination of the political game being played at San Francisco to divert his attention from routine activities.

McAdoo spent Monday night at his summer home, about four miles from Huntington, N. Y., on Long Island, where he has leased the former estate of William Faversham, the actor. The nearest house is several blocks away. The McAdoo home is an unpretentious structure of two stories with a wide piazza. The place is surrounded by a large lawn.

"Big Ed," known to the villagers as a vigilant watchman, guards the McAdoo gate. "Ed" doesn't wear a coat while on duty at the portico, allowing visitors to get an exceptionally good view of a bulging hip pocket, filled with a revolver of large caliber. "Ed" was disinclined to "reckon" McAdoo was at home to visitors, but after considerable conversation and a promise not to mention politics, he consented to take a look.

The President's son-in-law put in an appearance a few minutes later and sat on the porch playing with his little daughter while he insisted he didn't want to know anything about developments at San Francisco.

FIGHTS \$2,000,000 FREIGHT RATE RAISE

Shippers' Agent Declares No Man Could Foretell the Consequences.

WASHINGTON, June 29.—Freight rates must be increased 66 2/3 per cent, if the roads' demands for increased freight tariffs and the men's demands for increased pay are granted and the whole burden placed on the freight traffic, the Interstate Commerce Commission was told to-day by Clifford Thorne, of Chicago, representing shippers.

Any advance occasioned by the wage decision should be spread over the entire earnings of the railroads from all sources, he contended. "An added burden of \$2,000,000,000 annually suddenly placed upon the freight traffic of the United States would be overpowering," Mr. Thorne declared. "No man could foretell the consequences."

WORLD RESTAURANT.
Special for to-day, Tuesday, June 29, 1920: Lobster Broil, French Fried Potatoes, 45c; Stuffed Green Peas, Russian Mayonnaise, 10c; Table d'Hôte Dinner, 90c. 15th Street, Ward Building.
(Reprint Entries on Page 18.)